UNITED STATES DISTRICT COURT

for the Eastern District of Washington

FILED IN THE U.S. DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

| | | | | Jan 11, 2023 | |
|--|--------------------------|---|-----------------------|---|--|
| ASHLEY PITTS, et al., | |) | SEAN F. MCAVOY, CLERK | | |
| Plaintiff | <u> </u> | — ´) | | | |
| v. | | Civil Action No. 4:22-CV-5080-TOR | | | |
| | |) | | | |
| RIVERA & SONS | | | | | |
| Defendan | t | | | | |
| | JUDGMEN' | TINAC | IVIL ACTIO | N | |
| The court has ordered that (che | ck one): | | | | |
| the plaintiff (name) | | | | recover from the | |
| defendant (name) | | | | the amount of | |
| | | | dollars (\$ |), which includes prejudgment | |
| interest at the rate of | %, plus post judgm | dollars (\$), which includes prejudent interest at the rate of% per annum, along with | | % per annum, along with costs. | |
| to either party. | -)(-)(-2)(-) | or superior | ., | MISSED with prejudice and without costs | |
| This action was (check one): | | | | | |
| ☐ tried by a jury with Judge rendered a verdict. | | | | presiding, and the jury has | |
| ☐ tried by Judge | | | with | nout a jury and the above decision | |
| was reached. | | | | | |
| decided by Judge THO | MAS O. RICE | | | | |
| on the parties' Stipulated M | otion for Order of Dismi | issal with Pre | udice and Without | Costs. ECF No. 10. | |
| Date: January 11, 2023 | | | CLERK OF CO | URT | |
| | | | SEAN F. McA | VOY | |
| | | | s/B. Forter | nberry | |
| | | | (By) Deputy Clerk | | |
| | | | B. Fortenb | erry | |